

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

CISCO SYSTEMS, INC.,
Petitioner,

v.

TQ DELTA, LLC,
Patent Owner.

Case IPR2016-01009
Patent 8,238,412 B2

Before SALLY C. MEDLEY, TREVOR M. JEFFERSON, and
MATTHEW R. CLEMENTS, *Administrative Patent Judges*.

CLEMENTS, *Administrative Patent Judge*.

ERRATA

The panel modifies our Final Written Decision issued on October 26, 2017 (Paper 38) as follows: On pages 36–37 of the Final Written Decision, the sentence “Even assuming that Patent Owner is correct about SNR margin, which we need not decide, we are persuaded by Petitioner’s evidence that ANSI T1.413’s teaching of ‘SNR, as measured by the receivers’ and ‘externally accessible from the ATU-C’ teaches the disputed limitation’ is changed to “Even assuming that Patent Owner is correct about SNR margin, which we need not decide, we are persuaded by Petitioner’s evidence that ANSI T1.413’s teaching of ‘SNR, as measured by the receivers’ and ‘externally accessible from the ATU-C’ teaches Signal to Noise ratio.” Specifically, “the disputed limitation” is changed to “Signal to Noise ratio.” In all other respects, the Final Written Decision is unchanged.

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